August 31,2015

14-2039F

NOTICE OF APPEAL TO A COURT OF APPEALS FROM A JUDGMENT OR ORDER OF A DISTRICT COURT

> UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIU DIVISION

File Number No. 5A-15-CA-657-RP

SEP 0 4 2015

SEP 0 4 2015

CLERK, U.S. DISTRICT COURT WESTERN DISTRICT OF TEXAS

DEPUTY

IN re SID#1018145 MATTHEW JAMAL JACKSON, Plaintiff

Notice of Appeal

V. SUSAN PAMERLEAU, RONALD RANGEL, AND NICHOLAS LAHOOD

DEFENDANTS

Notice is hereby given that MATTHEW JAMAL JACKSON, plaintiff
SUSAN PAMERLEAU, RONALD RANGEL AND NICHOLAS LAHOOD, defendants
IN the above named case, hereby appeal to the United States Court
of Appeals for the Fifth Circuit (from the final Judgment) (from
an order (describing it)) entered in this action on the 31 day of
August, 2015.

Respectfully Submited,

IN TO
MATTHEN TAMAL JACKSON

BEXAK COUNTY DETENTION CENTER

200 N. COMAL

SAN ANTONIO, TEXAS 76267

Method January

8/31/15

510#1018145

## DECLARATION IN SURPORT OF REQUEST TO PROCEED IN FORMA PAUPERIS

I, MATTHEN JAMACIACKSON, am the petitioner in the above -entitled case. In Support of my mution to proceed without being required to prepay fees or Costs or give security therefore, I state that because of my poverty I am unable to pay the costs of said proceeding or to give security therefor; that I believe I am entitled to redress. I declare that the responses which I have made below are true.

(1.) Are you presently employed ? NO 9. If the auswer is yes, state the amount of your sakey per month and sive the hame and address of your emphyer.

(2) Have you received within the past 12 months any money from any Source? NO

(3) Do you own any eash or do you have meany in a checking or savings

(4) Do you own any real estate, stockes, bonds, notes, automobiles, or other

I understand that a false statement or answer to any questions in this declaration will subject me to penalties of perpery.

Matthe Jan James MATTHEW THOMAL JACKSON

Pursuant to 28 U.S. C. 5 1746 I declare under the powalty of perjury that the forgoing is true good

Signed this 31 day of August, 2015.

Matte Jul Ja

SEP 0 4 2015 PIFTH CIRCUIT

Document 19 Filed 09/04/15 Page 3 of 6/6/2015 10:15:57AM Inmate Balance History Report - Simple

Number:

B201350023

Secondary: 1018145

Location: ADC AF AF01

(\$9.96)

\$0.00

\$0.00

Name:

JACKSON, MATTHEW JAMAL

			<u>Total</u>	Running	Running	Running 👸
Transaction	Date		<u>Amount</u>	<u>Balance</u>	<u>Owed</u>	Other
INCOMING DEPOSIT	10/25/2013 09:12:51PM		\$20.00	\$20.00	\$0.00	\$0.00
ORDER DEBIT	11/10/2013 01:51:36AM	•	(\$19.27)	\$0.73	\$0.00	\$0.00 i
ORDER DEBIT	12/30/2014 05:56:44PM		(\$0.69)	\$0.04	\$0.00	\$0.00 <sup>;</sup>
.MEDICAL CHARGE	01/08/2015 05:27:01PM		(\$10.00)	\$0.00	(\$9,96)	\$0.00
			•			

**Ending Totals:** 

### UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION



MATTHEW JAMAL JACKSON,
Petitioner,

V.
S
Civil Action
No. SA-15-CA-657-RP
SUSAN PAMERLEAU,
RONALD RANGEL, and
NICHOLAS LAHOOD,
Respondents.

S
RESPONDED
RES

#### SHOW CAUSE ORDER

Before the Court is Petitioner Matthew Jackson's 28 U.S.C. § 2241 Habeas Corpus Petition.

Petitioner alleges he is wrongfully accused of aggravated robbery and falsely imprisoned in the Bexar County Adult Detention Center. He contends the State lacks probable cause to continue holding him, and he seeks his immediate release.

A habeas corpus petition may not proceed until the petitioner has paid the \$5.00 filing fee or the petitioner is granted leave to proceed in forms pauperis (IFP). Petitioner has neither paid the filing fee nor filed an IFP application.

In addition, a petitioner must exhaust his state court remedies before proceeding in federal court. There is no record the Texas Court of Criminal Appeals has considered an application for habeas corpus relief from Petitioner in state court.

It is therefore **ORDERED** that Petitioner shall within thirty (30) days pay the filing fee or submit a current application to proceed IFP (which must be accompanied by a current institutional trust fund account statement for the previous six months).

It is further **ORDERED** that the Clerk of the Court shall forward to Petitioner a form for filing an application to proceed IFP.

It is finally ORDERED that <u>Petitioner shall show cause within thirty (30) days why his</u> petition for habeas corpus relief should not be dismissed for failure to exhaust his state court <u>remedies</u>. Petitioner is warned his failure to respond to this Court's order may result in his petition being dismissed for want of prosecution or for failure to obey an order of the Court.

SIGNED on August 7, 2015.

ROBERT L. PITMAN

UNITED STATES DISTRICT JUDGE

# UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

MATTHEW JAMAL JACKSON,	§	
Petitioner,	§	
	§	
v.	§	Civil Action
	8	No. SA-15-CA-657-RP
SUSAN PAMERLEAU,	§	
RONALD RANGEL, and	<b>§</b>	
NICHOLAS LAHOOD,	<b>§</b>	
	8	
Respondents.	§	

#### FINAL JUDGMENT

Before the Court is the above styled and numbered cause. On this date, the Court dismissed Petitioner Matthew Jamal Jackson's Petition, filed August 4, 2015, and determined that a certificate of appealability shall not be issued. Accordingly, as all issues in the cause have been resolved, the Court renders the following Final Judgment pursuant to Federal Rule of Civil Procedure 58.

IT IS ORDERED that Petitioner Matthew Jamal Jackson's Petition is hereby DISMISSED WITHOUT PREJUDICE.

IT IS FINALLY ORDERED that the above styled and numbered cause is hereby CLOSED.

SIGNED on August 27, 2015.

ROBERT L. PITMAN

UNITED STATES DISTRICT JUDGE